

From the

INTERNATIONAL SEARCHING AUTHORITY

To: PAIK, Nam-Hoon 16th Fl., Woori Bank Bldg., 826-20, Yeoksam-dong, Kangnam-ku Seoul 135-080 Republic of Korea		PCT WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1)	
		Date of mailing (day/month/year) 09 SEPTEMBER 2004 (09.09.2004)	
Applicant's or agent's file reference 218		FOR FURTHER ACTION See paragraph 2 below	
PCT/KR2004/001086	International filing date (11.0 MAY 2004 (11.0	05.2004) 06 DECEMBER 2003 (06.12.2003)	
International Patent Classification (IPC) o IPC7 C08G 61/00, C12P 1/00 Applicant KOREA RESEARCH INSTITU		I TECHNOLOGY et al	
Box No. IV Lack of unity of Reasoned statem citations and explanations and explanations. Box No. VI Certain document Box No. VII Certain defects in Box No. VIII Certain observations. Box No. VIII Certain observations. Further ACTION If a demand for international preliminary Examining Action of the than this one to be the IPEA and topinions of this International Searching. If this opinion is, as provided above, con IPEA a written reply together, where approximations is a service of the control of	ent of opinion with regard for invention ent under Rule 43bis. I(a) lanations supporting such attacted in the international applications on the international applications on the international application of IPEA has notificated to be a written operiorizate, with amendment of the internation of 22 months from 1/220.	I to novelty, inventive step and industrial applicability (i) with regard to novelty, inventive step or industrial applicability; a statement cation application his opinion will be considered to be a written opinion of the that this does not apply where the applicant chooses an Authority fied the International Bureau under Rule 66 I bis(b) that written	

Name and mailing address of the ISA/KF



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nternational application No.
PCT/KR2004/001086

Box No. I Basis of this opinion	
With regard to the language, this opinion has been established on the basis of the international which it was filed, unless otherwise indicated under this item.	ational application in the language in
This opinion has been established on the basis of a translation from the original language of a translation furnished for the Rules 12.3 and 23.1(b)).	nguage into the following language e purposes of international search (under
2. With regard to any nucleotide and/or amino acid sequence disclosed in the internaclaimed invention, this opinion has been established on the basis of:	ational application and necessary to the
a. type of material a sequence listing table(s) related to the sequence listing	
b. format of material in wirtten format in computer readable form	
c. time of filing/furnishing contained in the international application as filed. filed together with the international application in computer readable form. furnished subsequently to this Authority for the purposes of search.	
3. In addition, in the case that more than one version or copy of a sequence listing and/filed or furnished, the required statements that the information in the subsequent or a in the application as filed or does not go beyond the application as filed, as appropria	additioanl copies is identical to that
4. Additional comments:	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/KR2004/001086

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	1-8	YES
	Claims	None	NO
Inventive step (IS)	Claims	1-8	YES
	Claims	None	NO
Industrial applicability (IA)	Claims	1-8	YES
	Claims	None	NO

2. Citations and explanations:

Reference is made to the following documents:

D1: US 4,900,671 A D2: US 5,824,414 A D3: JP 2002-201245 A

D1 relates to a process for the preparation of a phenolic resin which comprises reacting a phenol with a peroxidase or an oxidase enzyme and peroxide in an organic solvent containing medium to generate phenolic radicals which react to form a phenolic resin.

D2 relates to phenols reacting with hydrogen peroxide in a solution comprising an organic solvent compatible with water, a peroxide and a dispersing agent to obtain spherical polyphenol particles.

D3 relates to a production method for a solid resol type phenol resin whereby a resol type phenol resin not containing nitrogen component can be easily obtained as a solid.

The subject matter of claims 1-6 differs from the disclosure of D1-D3 mainly in that phenothiazine mediator is used in the process for preparing a phenolic resin.

The subject matter of claims 7-8 differs from the disclosure of D1-D3 mainly in that a phenolic resin manufactured by the method of claims 1-6 has a double bond of lipid group as a side chain.

None of the documents D1-D3 teach or suggest such a phenothiazine mediator, and a phenol resin having a double bond of lipid group as a side chain. In addition, it cannot be considered obvious to a person skilled in the art, with the knowledge of cited documents, to use phenothiazine as a mediator to increase the yield of a phenolic resin. A phenolic resin having a double bond of lipid group as a side chain easily facilitates radical curing reaction, thereby forming film of paint and improving anti-fouling effect.

Therefore, claims 1-8 of the present application are considered to meet the requirement of Article 33(2) and 33(3).